NOT TO BE PUBLISHED IN OFFICIAL REPORTS

California Rules of Court, rule 8.1115(a), prohibits courts and parties from citing or relying on opinions not certified for publication or ordered published, except as specified by rule 8.1115(b). This opinion has not been certified for publication or ordered published for purposes of rule 8.1115.

IN THE COURT OF APPEAL OF THE STATE OF CALIFORNIA

FIRST APPELLATE DISTRICT

DIVISION ONE

THE PEOPLE,

Plaintiff and Respondent,

v.

LAWRENCE HOWERTON,

Defendant and Appellant.

A145715

(Sonoma County Super. Ct. No. SCR663490)

Appellant Lawrence Howerton pleaded no contest to one count of committing a lewd and lascivious act on a child under the age of 14 and admitted he had repeated sexual contact with his victim, who was a family member. (Pen. Code, §§ 288, subd. (a), 1203.066, subd. (a)(8).) Howerton appealed after the trial court sentenced him under a plea agreement to three years in prison, with a waiver of custody credits.

Howerton's counsel has asked this court for an independent review of the record to determine whether there are any arguable issues. (*People v. Wende* (1979) 25 Cal.3d 436.) As Howerton entered a plea early in the proceedings, the appellate record is small. We have reviewed the entire record and find no arguable issues.

The judgment is affirmed.

	Humes, P.J.	
We concur:		
Margulies, J.		
Dondero, J.		

People v. Howerton (A145715)